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Approved For Release 2002/05/08 : CIA-RDP59-00882R000100300006-9
WASHINGTON 25, D. C.

JOINT INTELLIGENCE COMMITTEE

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JICM-143-54
12 April 1954

MEMORANDUM FOR THE DIRECTOR OF CENTRAL INTELLIGENCE

Subject: Agreed Activities

1. Reference is made to the negotiations conducted by the Joint Intelligence Committee Ad Hoc Committee and your representatives concerning subject paper.
2. The Joint Intelligence Committee has concluded that the armed services must necessarily engage in clandestine intelligence activities in their overseas commands and elements in order to fulfill their intelligence requirements for the accomplishment of their assigned missions with desired military objectivity.
3. Enclosed herewith is a proposed agreement which the Joint Intelligence Committee has approved. Your concurrence with or comments on this proposal is requested in the interests of advancement of the military contribution to the National Intelligence effort.

JOHN A. SAMFORD
Major General, USAF
Chairman

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DIA AND JCS REVIEW COMPLETED

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ENCLOSURE

Pursuant to the provisions of Section 102 of the National Security Act of 1947, as amended, and for the purpose of clarifying National Security Council Intelligence Directive Number 5, by defining the terms of reference under which the armed services may conduct clandestine intelligence operations in order to strengthen the over-all national intelligence collection capability, it is agreed as follows, viz:

1. The armed services of the United States may conduct clandestine intelligence operations necessary to fulfill their intelligence requirements for the accomplishment of their assigned missions and to support the operational and security requirements of their forces and elements overseas.
2. Clandestine intelligence operations conducted by the armed services will be coordinated with the Director of Central Intelligence at the national level and when necessary with his senior representative in the overseas area concerned. Clandestine intelligence operations conducted by the Director of Central Intelligence to collect information of interest to the armed services will be coordinated with those respective services at the national level. Information so collected which is to be utilized in the preparation of intelligence reports will be exchanged laterally in the field with the respective military or CIA representatives having the primary intelligence interest therein.
3. The Central Intelligence Agency agrees to provide such support as may be appropriate and within its capability for clandestine intelligence activities conducted by the armed services.

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Enclosure
WORKING PAPER

Security Officer, Logistics Office

6 April 1954

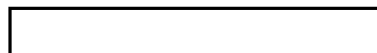
Office of General Counsel

Statutory Provisions Relating to Espionage

1. You have requested that we supply the citations to the statutory provisions relating to espionage for use by the Logistics Office in such documents as "Contractor's Security Agreement" and "Secrecy Agreement." (Attached)

2. The laws relating to Federal crimes were revised and codified in Title 18 of the United States Code by the Act of June 25, 1948 (c. 645, 62 Stat. 683), and the specific provisions concerning espionage are now to be found in sections 791-798, as amended. However, only sections 793, 794, and 798 are considered relevant for your purposes. We suggest, therefore, that your current agreement forms be revised to cite: "18 U.S.C. 793, 794, and 798, as amended."

3. The papers are returned.



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Attachment

OGC/RJB:afb

Distribution:

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